LAW OFFICES OF

DRATEL & MYSLIWIEC, P.C.

A PROFESSIONAL CORPORATION

 $\begin{array}{c} 2 \text{ WALL STREET} \\ 3^{\text{rd}} \text{ Floor} \\ \text{NEW YORK, NEW YORK } 10005 \end{array}$

TELEPHONE (212) 732-0707 FACSIMILE (212) 571-3792 www.dratelmys.com

JOSHUA L. DRATEL AARON MYSLIWIEC

ALICE L. FONTIER LINDSAY A. LEWIS STEVEN WRIGHT

Office Manager

RYAN DUFFEY

Paralegal

January 26, 2012

BY ECF

The Honorable John Gleeson United States District Judge Eastern District of New York 225 Cadman Plaza East Brooklyn, New York 11201

> Re: United States v. Kaziu, 09 Cr. 660 (JG)

Dear Judge Gleeson:

This letter is in regard to the sentencing of Betim Kaziu, whom I, along with David Stern, Esq., and Henry J. Steinglass, Esq., represent. Moments ago I filed via ECF the sentencing submission prepared on Mr. Kaziu's behalf. However, Mr. Kaziu has instructed me to request a 30-day adjournment of his sentencing in order to permit his family to submit letters on his behalf. I have spoken to Assistant United States Attorney Ali Kazemi, who has informed me that the government does not object to this request.

Respectfully submitted,

Joshua L. Dratel

JLD/

cc: Shreve Ariail

Assistant United States Attorney

(Via Electronic Mail)